1	MARGARET A. MCLETCHIE, Nevada Bar No. 10931		
	MCLETCHIE LAW		
2	701 East Bridger Ave., Suite 520		
3	Las Vegas, Nevada 89101		
	Telephone: (702) 728-5300; Fax: (702) 425-8220		
4	=		
5	Attorney for Plaintiff Nebyou Solomon		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	NEB YOU SOLOWON, an individual, Cas	ase. No.: 2:19-cv-00652-JAD-DJA	
9	Plaintiff,		
	vs.		
10)	ODDED CD ANTING	

LAS VEGAS METROPOLITAN POLICE DEPARTMENT; JOSEPH LOMBARDO, individually and in his official capacity as Sheriff; JOHN L. PELLETIER, an individual; RICHARD E. MAUPIN, an individual; RYAN J. FRYMAN, an individual; JUAN D. CONTRERAS, an individual; ALLEN J. PAVESE, an individual; BRANDON M. MEADS, an individual; FASHION SHOW MALL, LLC, a Nevada limited-liability company; UNIVERSAL PROTECTION SERVICE, LLC, a Nevada limited-liability company; DOE SECURITY GUARDS I – III, individuals.

Defendants.

ORDER GRANTING
STIPULATION TO EXTEND
THE DEADLINE FOR
PLAINTIFF'S RESPONSE TO
DEFENDANT UNIVERSAL
PROTECTION SERVICE,
LLC'S MOTION FOR
JUDGMENT ON THE
PLEADINGS (ECF No. 32)

(FIRST REQUEST)

[ECF No. 37]

Pursuant to LR IA 6-1, Plaintiff NEBYOU SOLOMON and Defendant UNIVERSAL PROTECTION SERVICE, LLC, by and through their respective counsel, hereby stipulate and request that this Court extend the deadline to file the Plaintiff's Response to Defendant Universal Protection Service, LLC's Motion for Judgment on the Pleadings (ECF No. 32) filed on October 23, 2019 by an additional fourteen (14) days, extending the deadline from November 6, 2019 to November 20, 2019. This is the first stipulation for extension of time for Plaintiff to file his Response.

28 | |///

3	
4	her a
5	
6	to fil
7	Judg
8	Nove
9	
10	DAT
11	MCI
12	
13	
14	/s/ M Marg
15	701 I
16	Las V Attor
17	
18	
19	
20	
21	all tl
22	
23	This
24	defe
25	moti
26	
27	

1

2

This Request for an extension of time is not sought for any improper purpose or other purpose of delay. This request for extension is based upon the following:

Counsel for Plaintiff initiated this request due to her scheduling conflicts limiting her ability to timely respond to Defendant's Motion for Judgment on the Pleadings.

WHEREFORE, the parties respectfully request that this Court extend the deadline to file Plaintiff's Response to Defendant Universal Protection Service, LLC's Motion for Judgment on the Pleadings (ECF No. 32) filed on October 23, 2019 to up to and including November 20, 2019.

IT IS SO STIPULATED.

DATED this 6th day of November, 2019.

DATED this 6th day of November, 2019.

MCLETCHIE LAW

WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC

/s/ Margaret A. McLetchie
Margaret A. McLetchie, NBN 10931
701 E. Bridger Ave., Suite 520
Las Vegas, NV 89101
Attorney of Plaintiff Neybou Solomon

/s/ Christopher T. Byrd
Jeremy R. Alberts, NBN10797
Christopher T. Byrd, NBN 6582
6385 South Rainbow Blvd., Suite 400
Las Vegas, Nevada 89118
Attorneys for Defendant
Universal Protection Service LLC

Order

Local Rule 7-1(c) states that "[a] stipulation that has been signed by fewer than all the parties or their attorneys will be treated—and must be filed—as a joint motion." This stipulation [ECF No. 37] is between the plaintiff and only one of several defendants in this case. Accordingly, I treat the stipulation [ECF No. 37] as a joint motion under LR 7-1(c), find good cause, and GRANT it.

U.S. District Judge Jenn fer A. Dorsey DATED: November 6, 2019